The Democrat.

PLAISTED is Governor of Maine. The Republican majority in the Legislature would like to have counted him out, but could not find an excuse. Their man Davis no doubt wanted the place.

Ir is thought doubtful if the Sprague divorce suit ever comes to trial. Gov. Sprague, however, will insist upon trial, confident he will obtain a complete vindication. No citation has yet been issued to notify him of the suit.

As usual, the Irish members of Parliament are found at this critical moment in their country's fortunes divided into unfriendly, if not actively hostile camps. Thus far, however, Mr. Parnell's immediate followers stand by him.

Gas.-The Court House is now again illuminated by coal gas from the Gas Works instead of the gasoline arrangemeht. This pleases well the incumbents of the Court House.

WE cannot ascertain what this Republican Legislature will do with the Local Option bill. The Rep. will not inform us even how Senator Hartshorn and Representatives Conrad and Snyder stand on the question.

THE Pennsylvania Legislature did not elect a Senator Tuesday, the anti-Oliver Republicans refueing to support the Cameron machine candidate. The "bosses" in the old state seem to be a little off in their grip, but they may fetch it yet.

CRAYON .- A crayon portrait of an old friend, Reuben Holl, Esq., of Jackson township, in this county, may be seen on exhibition in the window of the dry goods store of Mr. John Schilling. It is the artis ic work of a son, Frank Holl, and speaks well for the taste of the young man. While the portrait is a likeness of Esquire Holl, it lacks in expression. For an early effort it is nevertheless commendable.

BALTIMORE & CHICAGO.

The stockholders of the Ohio division of the proposed Baltimore, Pittsburgh & Chicago R, R, met at Wooster last week Wednesday, and accepted the proposition of the representatives of the Pittsburgh division to transfer to the latter control with right of way, &c., in consideration of the latter agreeing to construct equip and have the road in running order by July 4, 1882, there being but one dissenting vote; the route to be located via Achor, New Lisbon, Gillford, Woos ter, Waynesburgh, Bolivar, West Leba non and Ashland to Chicago Junction. It is rumored that a co operation of the N. Y. Central has been secured. The following gentlemen were elected directors: J. H. Kauke, R. C. Reddick, D D. Miller, of Wooster; W. E. Schmertz, Geo. A. Kelley, Pistsburgh; Wm. Mathers, D. W. Firestone, New Lisbon; L. J. Sprengle, Ashland; S. J. Evans, Bolivar; Lew. Scott, Waynesburg; Simon C. Boles, W. Lebanon; Wesley Chesron, Jerome-ville; J. W. Kirk, Lafayette; W. S. Kuykendal, Plymouth; K. F. Randolph of The Board organized by electing J. H. Kauke, President; Wm. Mathers, Vice Presiden; Albert Imgard, Secretary and L. P. Ohliger, Treasurer.

> STATE LEGISLATURE, HOUSE.

Columbus, O., Jan. 17 .- The following bills were introduced and read the first

Mr. Sullivan-To amend section 930 of the Code, making it the duty of the Trustees of Children's Homes to appoint the Superintendents, and, upon the recommendation of Superintendents, to appoint the subordinate officers.

Mr. Ray-Amending the laws relating to taxation so as to make it the duty of the Auditor of Hamilton county, together with the Comptroller of Cincinnati, to appoint the City Board of Equaliza tion, instead of the present mode of ap pointment.

Mr. Greene-To amend section 5,431 of the Code, providing for exempting from execution one horse, one buggy and barness, and also books, medicines and surgical instruments pertaining to the surgical profession, not exceeding \$15 in value, owned by a person in the practice of surgery, in additions to the other exemptions now provided by law.

Mr. Davis-Amending section 7 313 of the Code, providing for the discharge of a jury on, account of the corruption of a

Mr. Bloom-To amend eight sections of the Code, extending the jurisdiction Notaries Public over the State, instead of the counties where they belong, as now provided.

Mr. Licey offered a joint resolution providing for submitting to the voters of the State, at the next October election, a proposition to so amend the Constitution as to allow women to vote, which was laid on the table and ordered to be printed.

House bill 104, Mr. Leggett-To prevent and punish fraud as to the making of butter and cheese, was read the third time, and was several times recommitted to amend, and then informally

passed over. Mr. March offered a resolution requir ing the Committee on Temperance to give up the Local Option petitions to the Clerk of the House, so that the House may be informed as to their contents and as to the number of petitioners .-Laid on the table under notice to dis

Mr Groom offered a joint resolution providing for the admission or Miss Hattie 8. Clifford into the Columbus Asylum for Insane-which was referred to the Committee on Asylum for the In-Hattie S, Clifford had been a patient in Danville Lunatic Asylum in Pennsylvania, and was discharged therefrom last summer. Her parents now reside in Columbus, and she is still insane.

The following bills were introduced and read for the first time : Mr. Pond-To amend section 95 of the

Code, relating to fugitives from justice and the mode of their extradition. Mr Pond-To amend section 108 of the Code, making an abstract of any entry in any record in the Governor's of-fice under the Great Seal of the State, evidence, as well as a complete trans-cript of he same.

A JOKE ON A HORSE.

One of the commission houses on Woodbride street has a horse which was the terror of every pedestrian who got within three feet of his head. The animal has teeth like a shark, and up to a few days ago he would bite everything within reach except a pile of grindstones. | tiff's costs. Execution awarded. Whipping had no effect, and he would get rid of muzzles as fast as they were put en. The firm had paid considerable money to settle for his bites, and was wondering what they could sell him for. when along came a man who guaranteed a cure for \$5. He was told to go to work and his first move was to get an old suit costs; 8 per cent. interest from first day of clothes and stuff it with straw. The horse was driven down the street, and the suit was tied to a hitching post, back to the street. A full pound of pepper was then rubbed into and sprinkled over the garments and the stuffing and straw,

and the joke was ready. The horse came jogging along, and the driver left him standing within six feet of the man of straw. When ready for business he made a lunge, and caught the "man" by the shoulder. That horse meant wickedness, but he had a surprise in store for him. As he lifted the figure off his feet and shook it, it fell apart, and his mouth, nose and eyes were filled with the smarting powder. Great tears rolled down his long nose, he sneezed, snorted and coughed, and he was just as chagrined at the general laugh at him as a man would have been. He did not cease weeping for half a day, but when he got so he could look the public square in the face, he was a changed horse. Anybody can pull his ears or rub his nose with impunity. In fact he courts caresses where he defied them, and on the approach of a stranger he will close his eyes and mouth, as if fearing another dose .- Detroit Free Press.

RELICS OF ABORIGINAL ART.

The Corious Articles Disinterred by a Pennsylvania Farmer.

George V. Morrow, a farmer of Monrovia, Pa., was working in a stone quarry on his farm a few days since. He had removed a large quantity of earth and stone and reached the surface of the a large number of round stones, different from any found in the neighborhood. George Shoemaker. They were irom six to eight inches in diameter. They were laid so as to enclose a regular oblong space six feet long and two wide. The space was filled with earth entirely unlike that sur rounding and covering the quarry. Mr. Morrow removed the earth, which was a foot deep. He found beneath it a ball of pure lead, weighing eight pounds; a number of curious y formed instruments and figures, made from the hardest specimens of rock, and hundreds of flint arrow heads, spear heads and axes. The relics filled a bushel basket. No human remains of any kind were found, The singular deposit was four feet below

A HEROINE SAVES A CHILD AT THE

Gailipolis, O., Jan. 19 -A broom boat known as the Golden Rule, owned by Charles Small, known all along the river as a former traveling salesman of Mc-Hale Bros., and occupied by him and his family both as a dwelling and broom factory, took fire on Monday while lying beached opposite Gallipolis Island, and was totally destroyed, together with the contents, consisting of 50 doz-n brooms, a quantity of broom corn and household furniture. Small was boiling some tar on a cooking stove when it boiled over and, catching fire, set fire to everything around, cutting off the retreat of Mrs. Small, who jumped through a window of the boat, deserting an infant child,-Miss Bertie Young, visiting there, rushed into the very flames, and snatching the child jumped into the river with it in her arms, saving its life, but burning herself so terribly that her flesh bung in shreds from the waist down. alive, but her injuries are fatal.

TERRIBLE TRAGEDY AT PELEE IS-LAND, LAKE ERIE,

Sandusky, O., Jan. 17.-Intelligence was received here to-night of an attempted murder and suicide on Point-au Pelee Island to-day. Henry Reinheimer, while laboring under a fit of tem porary insanity, shot and, perhaps, fatal y wounded Andrew Henderson, and then blew his own brains out. Reinthen blew his own brains out. Rein-heimer was aged 45, a single man, and formerly a resident of this city. Hen-derson has a wife and four children.— Reinheimer went into Henderson's house to warm, and while Henderson's back was turned he drew a pistol and shot him through the head, and then shot himself. The parties are well known to the fishermen from Pitts burg, who spent their spring and fall vacations there.

A Brahmin lady in Madras is not jealous y shut within doors, as is her sister in Bengal, Northwest Provinces and the Ponjab. She can take her walks abroad, and the consorts of the poorer Brahmins can busy themselves the live-long day in carrying water, buying the necessaries from the yayear and walking forth to enjoy the freshness of the morning and evening breeze. Bright and early the women begin their household duties, and though the condition of their souls and thoughts of a hereafter do not appear to trouble them much they often pray in secret, especially if they are childless. When a woman is blessed with numer-ous offspring and has plenty to eat she thinks it would be ingratitude on her part to trouble the gods with requests and prayers, but when in trouble she pours out her supplications before the altars of her deity.

A TORPEDO BLOWS THEM UP.

Mt. Vernon, Jan. 19 .- A report reaches here, that on Monday night, three body snatchers, while attemping to rob a grave near Gann, this county, met with a fatal accident. The story goes, that while excavating the grave, the picks came in contact with a torpedo, which explored, killing one of the ghouls, named Dipper, and mangling the leg of another, whose name could not be learned. The third party was occupying a sleigh as a lookout, and after the accident succeeded in getting his disabled companion in the sleigh and driving off.

\$15,000 FIRE IN LYNN.

Lynn, Mass., Jan. 19.—Early this morning, fire destroyed A. B. Martin's extensive morocco manufactory. The building, over 400 feet in length, was burned to the ground. The factory gave employment to between 200 and 300 hands. Lancaster & Murtin's factory was badly damaged, as were also the old Revere branch rallway car sheds and engine Council of Theveland have appointed his successions. Total loss will reach \$150,000.

The following cases have been disposed of in Court thus far this week : Susan Bair vs Emanuel S Young, set

Mary E Burnett et al va Henry Miller, dismissed at plaintiff's costs. Sarah Baker vs Charles Baker et al, divorce and alimony; dismissed at plain-

tied and costs paid.

al. Partition ordered. Hiram S Pecher vs Abraham H Clugson. Sale confirmed and deed ordered,

and order of distribution. Frederick Locker vs Frederick Regula et al; decree for plaintiff for \$168,36 and

James A Hackett vs Emma Holbyson; udgment by default for \$450.57 and

Application of Samuel Cove to vacate lots, etc , in McFadden's addition to the

city of Massillon; dismissed at applicant's costs. Leonard Bishop vs A V Pontius. Dis-

missed by plaintiff at his costs. Mary A Cecil vs A J Williard, Disnissed by plaintiff's costs. Application of Ferdinand Welchen-

bach for change of name. Dismissed at plaintiff's costs. Nehemiah Neidig vs Patrick McGuire.

Dismissed at plaintiff's coats. Elizabeth Miller vs Samuel T Mc-Candless. Settled at defendant's costs. Mary Allen vs Levite Allen. Dismissed at plaintiff's costs.

Mary Westhaven vs Frances Pierson. Dismissed at plaintiff's costs. Charles S Beebout et ux va Mary Wooster et al. Partition ordered by the eaths of Jacob Schmachtenberger, Cyrus

Smith and George Wyant, Eliza A Wales vs Frank A Kracker et al. Judgment by default vs F A Kracker for \$1305 and costs and order to sell

mortgaged premises. Isadore Schwartz vs Orlando C Bauserman et al. Partition ordered by the oaths of Frank Bryan, Wm. Nash and

Alpheus Hamilton. Peter F Koontz vs Jacob Koontz et al. rock to be quarried, when he came upon Partition and assignment of dower by oaths of A C Wales, Ira M Allen and

> David Nieswanger vs Elyzabeth Hohn et al. Sale confirmed and deed ordered.

THE reprints of the four leading Quarterly Reviews and Blackwood's Magazine, which have been established in this country for nearly half a century, are regularly published by the Leonard Scott Publishing Co., 41 Barclay St., N. Y., as soon after the receipt of the sheets from abroad as the printers can do the work. The Leonard Scott Publishing Co., are the legitimate successors of the founders of this series, which from the outset up to the present time has been received with favor by the press and the public generally, on the ground of presenting the best loreign periodicals in a convenient form and at a reasonable price, without abridgment or alteration.

Their edition of Blackwood's Magazine is a fac-simile of the original. This magazine is still published by the descendants of the founder.

The Reprints of the Reviews have a page slightly larger than that of the foreign copy; but the type and paper are clear and good, and the numbers can be handled without inconvenience, and make handsome volumes when bound. Indexes are given to each volume.

For terms, see advertisement in this paper. These publications are of established reputation, and occupy the highest rank in English literature. In their day such men as Lord Brougham, Lord Macaulay, Lord Lytton and other eminent authors were contributors. Writers of equal ability and power continue to write for these magazines.

WHITTAKER'S lacerated ears have cost the government already \$4,000 and it is estimated this sum will grow to \$10,800 by the time the court martial gets done. All this for a stupid, ignorant negro boy who cut his own ears to save himself from being expelled from West Point .-Exchange.

This thing of trying to establish race equality has cost the people of the United States many millions and much blood, and is not yet settled and dis-

> "Let the priest say what he will, Nature will be nature still." Let the knaves say blook is white; Still they will not find it right.

THE colored leading men from the South, after their meeting in Cleveland the other day, went to Mentor to see the rising sun and salute him. Garfield gave them a nice talk; but "smooth words don't butter parenips," They want office, a seat in the Cabinet, &c.

STATE AND NEIGHBORHOOD.

Hancock county stands third in the State as regards the number of bushels of wheat raised in

The duchess of Vinewood, of Youngstown is dead. She was a \$4,000 cow belonging to C H. Andrews. A nine-year old son of H. W. McDonald, of Bu-

cyrus, was nearly killed a day or two ago by chewing the end of his red scarf. Only about 17 days' work a month during the

past two months have made the Mahoning and Chenango valley miners dissatisfied. Stevens, the delinquent Treasurer of Newark township, is missing, but telegraphed Monday

on hand Tuesday. Mrs. Athey, the fair murderess of Canal Dover,

from Columbus that he and the books would be

request. He is out about \$400. Two years ago the unwary Hiram was golled out of \$1,000.

The sors and daughters of the late Oliver Roff. late of Jefferson, near Caldwell, were astounded the other day when their father's will was probat d to learn that he left the bulk of his yant estate to an illegitimate son of his wife. They

will contest. State oil inspector Smithnight's annual report shows the total receipts of his department during the past year to have been \$7,886, 72,842 barrels were inspected in Oleveland, \$25,069 at Steubenville, 19,530 in Cincinnati, 18,742 in Marietta, 10,-220 in Bellaire' and less than 5,000 at Toledo, Ak-

ron' Youngstown, and other cities. The anti-liquer alliance at Columbus Friday raised a fund of \$1,000 to defray the expenses of the local option movement, and adjourned

F. W. Pelton of Cleveland, member of the State Board of Equalization, resigned Friday, The

N. Y., P. & O. painter Waldman, of Galion went too near a red hot stove, and his clothes saturated with oil, took fire, burning him badly. Solomon, William and Jacob Robinson, and Mrs. David Workman, living at Danville, near Mt. Vernon, have fallen heirs to \$8,500,000 now

lying in the Bank of England. The remains of a "stiff" said to have died from mail-pox, were shipped to Columbus from Orrville in a barrel, the other day. The baggage car had to be cut off the train and disinfected Dan'l S. Smith vs Mary Groffmiller, et

Senator Fielschman fatled to bring about a reonsideration of the vote on Sullivan's pool bill, and says now that he will have a law passed permitting pool-selling on race courses.

Cleveland surveyors of Gould's new road, the Buffalo and Toledo, have reached Painesville. The line will cross the Grand river a little south of the town. The people along the proposed line are enthusiastic.

Gen. E. Sullivan, a prominent young Tiffin lawyer, was met at the train by a policeman Friday, when he returned from Cleveland, Harrion Noble, his partner, claims that Gerald embermled \$300. At Geneva a young man named Rollin Spring,

in attempting to board a passing freight train was thrown under the wheels and instantly killed, his usok being broken and both arms erwhed. He had stated that he was going to Cleveland to look for work, and some said that he was intoxicated.

Youngstown, Ohio, Jan. 15 -A disastrous fire broke out here this morning at 4 o'clock, in the Valley Mill. Thos. Davis, the foreman, was fatally burned, and property to the amount of \$10,-000. The loss is covered by insurance.

New Philadelphia, O., Jan. 15 -The horrible discovery was made to day that the body of John L. Roll, who died at Galion last week and was buried here last Monday, was stolen from the grave last night. The coffin was smashed in with a rail and the grave was only partly refilled. Detectives are on the clew of the ghouls

The jury in the case of of the State vs. Malcom McCook, charged with embezzling goods from the store of Taylor & Richardson, at Clyde, O., returned a verdict of not guilty.

The grand jury of Cuyahega county has found two indictments against John P. O'Brien, editor and proprietor of the Cleveland Sunday Morning Times, for selling and publishing an indecent and obscene newspaper. Sophia Fesst, a young woman, was found fro-

sen to death in a lonely woods near the County Infirmary, at Coshocton, O. It is the old storyseduction, a life of shame, a rapid descent and a miserable death. George Bowers, the well known blacksmith of

Mt. Pleasant, O., was arrested on the affidavit of Martha Harbinger, charging him with being the father of her little one-year old girl, and the cause of her present interesting condition. F, Paine of Painesville, who smelled powder

in 1812, celebrated his 90th birthday. Licey, State representative from Medina, wants his favorite women's rights scheme submitted to a vote of the people the second Tuesday of next October.

Sam'l Smart, a modern prodigal son of Circle ville, having squandere 15 000 in riotous living, suicided by shooting Monday. A. Klickow of Urbana, fell on the ice and broke his neck Monday, and Mrs. Zartman of

Newark, had ber back broken in a runaway. The engineer at Ball's fire brick works at Steu benville, Monday, surprised the boiler with cold water with the usual result. Four men injured. Little Fred McGreen of Berlin, near Mt. Ver non, fell from a hay mow, smashing his skull probably fatally

J R. Howells was crushed to death in Allen's coal mine Monday at Bridgeport.

MARRIED.

SPRING-POLAND-On the 11th inst, by Rev P Herbruck at the residence of the bride's parents, R Poland, Mr William D Spring and Miss Etta A Poland, both of Canton. RUBEN-KEIL-On the 12th inst, by the same Mr John W Ruben and Miss Mary M V Kell, both of Canton.

DIED.

HIPPEE—At her residence on East Tuscarawas street, last Tuscaray morning, of old age, Mrs. Ann Hippee, widow of George Hippee, sged 84 years and 15 days.

Mrs. Hippee's maiden name was Shriver. She was born in Adams county, Pennsylvania, January 3rd, 1797, and removed to Cantod with her married sister, Mrs. Susan Sweeny in October 1819. April 25, 1822 she was married to Mr Geo. Hippee, who at that time worked at his trade that of a carpenter. Sometime after he engaged in the grocery business, Mr. Hippee died November 7th, 1875. Mrs. Hippee was one of the old resident of Canton, having lived here over sixtyone years. When she first came here Canton was but a straggling country village, and she had seen it grow to its present proportions. During her long residence here she made many friends, who with her relatives, deeply mourn her loss. She leaves three sons Rev Louis Hippee, George Hippee and Warren Hippee, the two latter of Del Moines, Iowa, and two daughters, Mrs. Pope, of

Wooster, and Mrs. Rogers, of Lincoln, Nebraska. BOWMAN-At the residence of her son in-law Mr. Joseph Zimmerman on North Cherry street. Inst Sunday afternoon, aged 54 years. She was interred from the St. Peter's Catholic church

CAUTWELL-At her residence on West Fifth street, Mrs. E. Cautwell, last Sunday morning. Her remains were taken to Bellefontaine for burial,

MYERS-At the residence of his parents at the corner of Waltun and Jackson streets, Charles E son of J. M. and Mary Mye's aged one year, 7

BERGER- Monday morning, an 11 months old son of Mr and Mrs Jacob Berger. Funeral ser-vices were held at the U.B. church on Tuesday.

Medical.

THE OLD MOUNTAINEER burned the lock from her cell and escaped last week, but was subsequently found concealed in the house of a neighbor.

Two real nice looking men asked Hiram Burns of Lims, for his autograph, and he granted their answer. Read circular.

Ditch Notice.

To E R Rayer, Samuel Pontius, Anna Pontius, Jesse Hoyer, Abraham Henney, Hophia Henney, John Fonse, Suani Fouse, Win Royer and Maria Royer, heirs of Abraham Royer deceased, Also Margaret Brouse J H Smith, Savilla Karer, Elizabeth Smith, Sarah Besau, tora Smith, Pheobe Smith, W O Z rbe, Amanda Hant, Maggie Zerbe, Allen Zerbe, Frank Zerbe, Jacob Zerbe, Gertis Zerbe, heirs of Joseph Smith, deceased;
You are hereby notified that a petition has been flied by myself and others, with the Township Clerk of Lake township. Stark county, Ohlo, praying for the localing and establishing of a diten, drain or water-course, communing at a point at the east line of the part of the northeast quarter, in section 27, township 12, range 8, running southwest through part of the northeast quarter section 37, thence south through part of the northeast quarter for number 7 of quarter exciton 37, thence south through part of the northeast quarter for him give dischance, and terminating at a point of part of north half of northeast quarter section 34, to intersect duch mamber 3 in said township.

And that the same is now pending before the trustees of said township, and will be neard, and their proceedings thereunder completed on the 4th day of February, 1811, at 3 victors a. m. at pellitoner's bouse.

Given at my office this 18th day of January, 1881.

Given at my office this lith day of Jamuary, 1881.
WILLIAM BEVERLEY, Petitioner,
G. W. SMITH, Clerk of Lake Township. Jun'3

Cungberg & Co., One Price Clothiers.

GUNZBERG ONE PRICE CLOTHIERS!

Those in need of Clothing for the

THE HOLIDAYS

Will serve their interests best by calling at the

ONE PRICE THING ESTABLISHMEN

Goods and prices to suit everybody, Overcoats Ulsters, Ulsterettes for Men, Youths, Boys and Children, must be Closed out within Fifteen Days.

Fine fitting suits, Custom-made, will be sold very low.

The Largest Stock of Boys Clothing in the city to select from at low figures.

Call and Convince Yourself.

S. Gunzberg & Co. One Price Clothiers, No. 2&4 Public Square.

STATE OF OHIO, INSUBANCE DEPARTMENT. COLUMBUS, January 6th, 1981.

Whereas, The PH(EN)X Insurance Company, located at Hartord, in the State of Connecticut, has filed in this office a sworm Statement, by the proper officers thereof, showing its condition and business, and has compiled in all respects with the law of this State relating to Fire Insurance Companies Incorporated by other States of the United State.

Acco. Therefore, in pursuance of law, I. JOSEPH F. WAIGHT, Superintendent of Insurance of the State

rized to train and its appropriate business of FIREINSURANCE in this state, in accordance with the during the current year. The contillion and increase or said tomounly at the date or such statement (December 31st 1880,) is shown as follows:

. \$1,138,274 42 Surplus.... Amount of Income for the year in cash \$1,881,352 39

Amount of Expenditures for the year
in cash 1,404,761 52

JNO. I. LYNCH, Agt., Canton, O.

In Wilness Whereof, I have hereunto subscribed my name, and caused the Seal of my office to be affixed the day and year above written. JOSEPH F. WRIGHT,

STATE OF OHIO,

INSURANCE DEPARTMENT

COLUMBUS, Oct. 27, 1860.

Whereas, The Guardian Fire and Life Assurance
Company & Casted at London, England, in the United Kingdom of Great Britain and Ireland, a Foreign Fire Insurance Company, is possessed of atteast the amount of a tual capital required of similar
companies formed under the provisions of the Act
contilled 'An Act to regulate insurance Companies
Coing an Insurance Business in the State of Ohio,
passed April 27, 1872, and the Acts amendatory thereof and supplementary thereto, and has deposited
with the Superiotendent of Insurance of the State
of Ohio, in trust for the benefit and security of its
policy holders residing in the State of Ohio, a sum
not less than one hundred thousand collars in stocks
and securities required and allowed by said acts, and
has filed in this office a certified copy of its Charter
or Deed of Settlement, and a detailed Statement of
its assets and librilities, and evidences of investments, and otherwise compiled with all, the requisitions of the said acts which are applicable to Foreign
Fire Insurance Companies partnerships and Associations.

Casions.

Now, Therefore, in pursuance of law I, Joseph F, Whigher, Superintendent of Insurance of the State of Ohio, do hereby certify that said Company is authorised to transact to appropriate business of FIRE INSURANCE

in this State, in accor, ance with law, during the current year. The condition and business of the United States or a merican Bracch, December 31st, 1879, is shown by statement as follows: Aggregate amount of available assets in the

on Mirror Wheren, I have bereinto autocribed my name, and caused the real of my office to be affixed the day and year above written.

JOSEPH F. WRIGHT, A. G. DART, Agt., Canton, Obio.

Grbinances,

An Ordinance

To Repeal two ordinances of the City of Canton. Ohio, heretofore passeb and entitled as follows: The one entitled "An Ordinance to regulate the speed of Locomotives and Cars of the Pittsburg, Fort Wayne and Chicago Rallway Co.," passed March 19, 1866, and the other entitled "Au Ordinance to regulate the speed of the Louomo tives and Cars of the Pittsburgh, Fort Wayne and Chicago Railway Company, the Valley Railway Company, and the Connetton Valley Railway Company, in the city of Canton Obio,

SECTION 1. Be it ordained by the City Council, of the city of Cauton: That an ordinance heretofore passed by the City Council of the city of Cas on, entitled "An Ordinance to regulate the peed of locomotives and cars of the Pittaburgh, Fort Wayne and Chicago Railway to." passed March 19, 1898, and also an ordinance estilled "An ordinance to regulate the speed of the locomotives and cars of the Pittaburgh, Fort Wayne and Chicago Railway Company, the Valley Railway Company, in the city of Canton, Ohio, "passed August 18th, 1889, be and the name are hereby repealed.

SEC. 2. That this ordinance be in force and take effect from and after its passage and legal publication, Passed Jan. 17, 1881.

Attest E. M. GRIMES, Cierk. SECTION 1. Bell ordained by the City Council, of

Legal

LEGAL NOTICE.

In the Common Pless Court of Stark county, Obio. Lake Erie, Alli-ance & Wheeling B. R. Co., et al.

Ance & Wheeling B. R. Co., et al.

David Jones and all other persons holding bonds o add Railroad, Company not yet, presented to the referes the true names of add persons and their places of residence being unknown) will take notice that on November 20, 1880, the defeodant Cliuton B. Flak, trustes, filed a supplemental cross petition in said action against them and all other defendants in said action setting forth that the indebtedness of said railroad company, on the day its croperty was sold, on its bonds and countons, was \$88,\$70.55, that there was paid on right of way claims and other prior lieus \$17,061.54, leaving \$16,229.84 to apply on; said bonded indebtedness; that bonds and coupons amounting to \$121,931.65, have been presented and \$15,162.65 paid on them, leaving \$15,763.5 in reserve for bonds that may be presented in das time.

That there are no more of said company's bonds and coupons that were alten on its property or entitle to there in said fund and that the balance o said fond should be distributed amongst the bond and coupons already presented.

The the persons above described claim to hold some of said bonds and coupons and to be suitcled to share in said fund, and praying that said persons be made defennants and required to answer setting up their claims: That the court will determine the validity thereor and what dividends they may be antitled to and that any balance of said reserve fund may be divided pro rate amongst bonds and coupons that have already, or shall by answer day, be presented.

sented.

Said parties must answer said supplemental cross-settion before March 21, 1881.

CLINTON B. FIRK, Trustee.

By Lynch, Day & Lynch, his Attorneys, jan20-pw.

Progressives by making money when a golden chance is offered, thereby although the process of the good chances for making money that are offered generally become wealthy, while chose who do not improve such chances remain in poverty. We want many men, women, boys and tiris to work for us right in their own localities. The business will pay more than ten times ordinary wages. We furnish an expensive outift and all that you need, free. No one who eigages talls to make money very rapidly. You can devote your whole time to the work, or only your spare moments. Full information and all that in needed sent free. Address Stinson & Co., Portland, Maine.

New Adbertisements

JOHN I. LYNCH'S Real Estate and Insurance Agency

\$3.200-A bouse and lot on North Plum street, House containing five rooms and buttery corner of 50X200—easy payments. \$3,600—House and Lot on West side of South district, North of the Railroad—Terms 14 cash, bal-Market, North of the Hailroad—Terms 3; cash, balalice in two payments—a bargain
11,350—House and Lor or South Cherry street,
bei all road, house with five rooms, lot cornering
on alies socion three years time
31,960—A five, new, two story frame, 6 rooms,
bultery, bath room, finishe in good style; situated
on South Market below railroad. Street cars will
pass the door—cheap, one third cash.
22,266—A fine eight stom house and all necessary out-ouildings including stable, on South Marget street—a fine home, long time.
83,560—A fine residence on Lawrence Avenne.
contaitung nine rooms, good out buildings, barn, fruit
in abondance I acre ground, payments easy,
8900—A fine fixth home on North Plum street,
house with five rooms—s, cash, balance in 3 years.
8706—A desirable building to on East Tuscaawas treet.

awas treet. \$5.500—A very fine residence on East Tuscarawas treet, its rai terms, chesp.
21,100—House and lot on South Liberty street,
ix rooms corner lot: reasonable terms.
42,0400—A fine residence on S oth Market; a well
inished house with 9 rooms and buttery: five years time given.

11,400—A six room house on East Fourth street,
blinds; hall, buttery, out-kitchen, stable, large and
amail fruit, corger lot, 50x200 facing two streets, a

brigain.

11.500 - House and lot on south Poplar, six rooms
table and in good repair, central to shops and city \$5,500—Forty Eight acres of improved land three miss from city.

150 Building lots from \$600 to \$5,000.

\$250 A New 4 drawer Weed Sewing Machine-Retail Price \$55 00.

Canton, Jan. 29, 1881 ly

> Argal. SHERIFF SALE.

Nicholas Heldet et alfys John Heldet et al. By virtue of an order to sell issued from the court of common pleas, of Stark county, Ohio, and to me directed, I will offer for sale at public outery on the premises in Mariboro township in said county, on

Monday, the 14th day of February, 1881, Monday, the 14th day of February, 1881, the following described real estate situate in said, county to-wit: Being parts of the northwest quarter of section 25, and he northwest corner of said section 25, thence south 870 east 15 3-100 chains to a post in the section line, thence south 25 50 west and parallel to the west line of section 25, 29 38-100 chains to a post in the quarter line, thence north 8707 west with the south line of said quarter 200-100 chains to a post in the south line of said quarter 200-100 chains to a post, thence north 25 50 cest and parallel to the east line of section 25, 30, 14 73-100 chains, thence north 800 west, along the public road 12 31 100 hains to a post, thence north 370 cest 31 100 chains to a post, thence north 20 50 cest 35 100 chains to a post, thence north 20 50 cest 35 100 chains to a post, thence north 20 50 cest 35 100 chains to a post, thence north 20 10 cest, with the section line south 570 east 20 chains to the place of Deginning, and containing 118 21 100 acres, subject to the dower of Eatherine Heidet, to-wit: A part of the northwest quarter of section 25, in township 10, of range 7, and beginning for the same at a post, thence with the section line south 570 east 32.30 chains to a post, thence with the section 16.8 south 570 east 32.30 chains to a post, thence north 27 30 cest, 22.20 chains to a post, thence north 27 30 cest, 22.20 chains to a post, thence north 27 30 cest, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chains to a post, thence north 370 east, 22.20 chain

Appraised at \$7,670, Sale to commence at two o'clock p m. Terms one third cash, the balance in two equal annual pay-ments with interest from day of sale, secured by mortgage on the premises. H ALTEKRUSE, Sheriff,

SHERIFF SALE.

M G Huntington et al va Lewis V Bockfus et af. By virtue of an order to sell issued from the court of common pleas, of Stark county, Ohio, and to me lirected? will offer for sale at public outcry at the loor of the court house, in the city of Canton, on

Saturday, the 12th day of February, 1881, Saturday, the 12th day of February, 1881, the following described real estate situate in said said county to-wit: Lot number one hundred and eighty nine (189) and the north hair of lot number one hundred and eighty-eight (189) in the city of Canton Also all that part of out iot number thirty (30) in said city of Canton, lying sorth of the P.Ft. W. C. Raidway except 71 feet front by 188 feet deep herstofore soid and conveyed by John (1 Bockius to Charles Biechele, and 67 set front by 198 feet deep herstofore soid by John C Bockius to Albert Estateman, off the north part of said out lot. Also except a strip of land about — feet wide off the south part of said out lot. herstofore deeled by John C Bockius administrators to John Gerber. Also except a strip off the ceast part of said out lot herstofore conveyed by John C Bockius to the Canton Gas Light and Coke Company, leaving a balasse of about one and one fourth acree in said out for Also wite on the new map of said city, containing about three acrees of land. Also about 12 by 20 feet off the east part of lot number two (2) in Raffensberger's addition to said city.

Lot 189 and the north half of lot 188 appraised at Part of lot 30 appraised at \$4,000. Out lot 34 appraised at \$4,500. Part of lot 2 appraised at \$40. Sale to commence at 1 o clock p. m. Terms, one-third cash, the balance in two equal annual payments, with interest from day of sale, secured by mortgage on the premises,

H. ALTERRUSE. Sheriff. juli-ew SHERIFF SALE. Nicholas Heidet et al va John Heidet et al. By virtue of an order to sell issued from the court of common pleas of Stark County, O., and to use directed, I will offer for sale at public outery on the premises in Maxiloro township in said county, on

Monday the 14th day of February, 1881. the following described real estate situate in said county to-with a part of the each hall of the northwest quarter of section is in township 20 of range 7, beginning at the northests corner of said quarter, thence south with the quarter line 24 86 chalms to a stone; thence west said parallel with the south line of said quarter; 19 86-190 chalms to a stone in the west line of said fail quarter; thence north with said half quarter line 24 81 100 chalms to a stone in the north line of the quarter; thence wast 10.57 chains to be place of beginning, containing 49 44-100 acree, being the 1st, 25 and 4th tracts described in the pestition in this section, at the south half of the seat half of the south half of t

Sale to commence at II c'clock a, m. Terms, One-taird csair, the balance in two equal annual payments with interest from day of sale secured by mortgage on the premises. Appraised at \$2800. H. ALTERRUSE, Sheriff.

SHERIFF SALE.

Abraham Wehr vs George Ahr et al. By virtue of a vendi exponsa issued from the court of common pleas of Stark county, Ohio, and to me directed, I will offer for sale at public outcry, at the door of the court house in the city of Canton, on

Saturday, the 22d day of January, 1881, the following described real estate situate in said county to-wit: A certain lot of land in the township of Perry, and known as one agre of land situate in the northwest corner of a six acre track known as lot 47 which lot is the same as purchased of Thebold by Sonhalter and sold by said Sonhalter to George Ahr.

Appraised at \$1000. Bale to commence at one o'clock p, m Terms H. ALTEKBUSE, Sueriff